		eff cuff n. f	Case 7	:07-cv-07087-0	cument 6-2	Filed 10/26/2007	Page 2 of E
(0.		himself ut warning a vision in my l causing a co arrest nead with his le driveway fhile holding is through able to hand in my neck, rgency Roor	<u> </u>				16.ID No.
4. Arrest No.	SPECIAL REPORT	k interposed at and without and without a eye. The vace and eye are and eye are and ran out the name of the name out the his arm. We all backward fered pains ospital Emetomotrists.					ude Rank)
ent No. 4272 8.	SPECIAL	ney VanDun s under arref my face an against my face an against my face an struck me on turned at able to catcusing me to fagle ensued and also su Samaritan H dists and op	•				12. 15.Supdivisor's Signature (Include Rank)
Supplement 3.Incident No. To: 04-44272		illburn, Rod hat Craig we he left side o which broke ey and Crai vandunk he vandunk the vandunk the vandunk the again I was again I was rards me cat e and a stru fore mention from Good					12.
	TCHELL	th Street in F y VanDunk th y VanDunk th ad against th sunglasses van both Rodn assed Craig unk. Rodney unk. Rodney ing punched charged tow fon top of m result of the and released follow up with					ge No.
SUPPLEMENTALISES	7.Complanan Name PO WAYNE A. MITCHELL	While attempting to arrest Craig VanDunk in the area of Fifth Street in Hillburn, Rodney VanDunk interposed himself between myself and Craig Vandunk. While advising Rodney VanDunk that Craig was under arrest and without warning a between myself and Craig Vandunk. While advising Rodney VanDunk the left side of my face and eye. The vision in my left highly irate Rodney Vandunk punched me with his right hand against the left side of my face and eye. The vision in my left bleeding laceration on my eyelid. I used my pepper spray on both Rodney and Craig VanDunk. I attempted to arrest forearm. I was again punched in the face by Rodney VanDunk. Rodney VanDunk then turned and ran out the driveway towards Fifth Street. I was able to catch up to him. After being punched again I was able to catch his arm. While holding his towards Fifth Street. I was able to catch birm. After being punched again I was able to catch his arm. While holding his arm in attempt to place him into custody Rodney VanDunk charged towards me causing me to fall backwards through hedges in front of 41 Fifth Street. Rodney VanDunk landed on top of me and a struggle ensued. I was later able to handcuff hedges in front of Adams with the assistance of Sgt. Corbett. As a result of the fore mentioned I also suffered pains in my neck, was seen by Physician Assistant Keel who advised me to follow up with an orthopedists and optomotrists.					11. NYSPIN Message No.
	PO V	anDunk in the shift while advanced me with ly blurred. It is blurred in the face by Reach up to catch up to ustody Rodney Varuce of Sgt. Cheel who ad Keel who ad					coffiew ther
2.Division/Precinct HB/07	aport	Test Craig V Sraig Vandur andunk pundane extreme in my eyelid. he ran behir punched in t was able to was able to be him into c Fifth Street. The assistant an Assistant					
apo Police	5. Time of Report 1754	While attempting to arrest Craig Wetween myself and Craig Vandur ighly irate Rodney Vandunk puncingly in interest of any vandunk puncing laceration on my eyelid. Sodney VanDunk as he ran behin orearm. I was again punched in the owards Fifth Street. I was able to arm in attempt to place him into or redges in front of 41 Fifth Street. Rodney Vandunk with the assistated as seen by Physician Assistant was seen by Physician Assistant					Aduiries (Check all that apply) M M In History Stolen Beeperty Beodating Officer Signature (Include Rank)
Agency Town of Ramapo Police	e /04	While atte between rhighly fratege imme eye imme bleeding I Rodney V forearm. I towards F arm in att hedges in Rodney V back and was seen					10. Indulri
1. Agency Towr	o. Date 9/30/04						WWW. WEST

10/1.601

HICLE AND TRAFFIC LAW

Title IV

vas in existence at the time the were paid, no refund should be 1932, Op.Atty.Gen., 179. Finance ruled that it was not necesto register motorized snowplows been of an exemption in subdivision 6 of her section 11 [now this section].

State vehicles

ne Jones Beach Parkway Authority, uted by L.1953. c. 70, is a public inmeniality carrying out a state funcand is exempt from the registration upon automobiles used by it to pern such functions. 1933, Op.Atty.Gen.

ertain state institutions, commissions, 1es, etc., were exempt from payment egistration fees by virtue of subdivi6 of former section 11 [now this 10n]. 1933, Op.Atty.Gen. 278.

iotor vehicles used exclusively for the cial business of the National Guard not come within exemption from payit of registration fees provided in subsion 6 of former section 11 [now this non]. 1933, Op.Atty.Gen. 100.

Town vehicles

fotor vehicles purchased by funds of a n but actually used by a town comsion must be deemed owned by the n and therefore exempt from registraifees. 1932, Op.Atty.Gen. 174.

ng with a tow truck that is not which shall meet the require-Upon payment of the fees set section four hundred one shall be issued a license plate of at least eighty-six or such registration is accomall constitute a class A misdemmercial towing in this state as hereinafter egistered as a tow truck unless truck, tow rating so us

REGISTRATION OF VEHICLES

Historical and Statutory Notes

Effective Date: Applicability. Section effective Jan. 22, 1995 and applies to applications for new or renewed registrations submitted on or after that date, purtions submitted on the purtion of the control of the con and Venicle ınder

note unc § 107-b.

Continued Validity of Existing Licens-Continued Validity of Existing Licens-Obtaining CT Endorsement. L.1994, e.; 552, 9 eff. Jan. 22, 1995, provided: 5.52, 9 eff. Jan. 22, 1995, provided: how which by its terms would be valid on tion which by its terms would be valid on tion which by its terms would be valid on tion which by its terms would be valid on the effective date of this act [Jan. 22, the effective date of a class A license may obtain a CT endorsement upon submitting tain a CT endorsement upon submitting Any holder of a class A license may obtain a CT endorsement upon submitting an affidavit of experience within a time c. J. "Any (

period and in a form and manner prescribed by regulation of the commissions or form more vehicles. Any holder of a er of motor vehicles. Any holder of a class B or C license may obtain a CT class B or C license may obtain a CT experience and by passing a knowledge of experience and by passing a knowledge of experience and by passing a knowledge test prepared by such commissioner within a time period and in a form and manner prescribed by regulation of such commissioner. Any holder of a class D or E missioner. Any holder of a class D or E missioner. Any holder of a class D or E class C license with a CT endorsement upon submitting an affidavit of experience and by passing a knowledge test ence and by passing a knowledge test prepared by such commissioner within a prepared by regulation of such commissioner."

Distinctive number; form of number plates; trailers

displayed on its rear. Number plates shall be kept clean and in a condition so as to be easily readable and shall not be covered by glass or any plastic material, and the view thereof shall not be obstructed by any part of the vehicle or by anything carried thereon. ground: provided, however, that in any registration year for which only one number plate is issued, such number plate shall constitute a set of number plates for the time in which such use is authorized, shall be displayed on the rear of the vehicle and none shall be shall be displayed on the rear of the vehicle and none snau oe displayed on its front, except in case of a tractor, when such number plate shall be displayed on the front of the vehicle and none shall be plate shall be displayed on the front of the vehicle and none shall be plates issued by the commissioner with a number and other identification matter if any, corresponding to that of the certificate of registration conspicuously displayed, one on the front and one on the rear of such vehicle, each securely fastened so as to prevent the same from swinging and placed, whenever reasonably possible, not higher than forty-eight inches and not lower than twelve inches from the I. No person shall operate, drive or park a motor vehicle on the public highways of this state unless such vehicle shall have a distinctive number assigned to it by the commissioner and a set of number

2. [Eff. until Dec. 8, 1996. See, also, subd. 2 below.] Such number plates shall be of such material, form, design and dimensions and contain or set forth such distinguishing number or other identification marks as the commissioner shall prescribe, provided, however, that there shall be at all times a marked contrast between the color of the number plates and that of the numerals or letters thereon, and provided further that no vehicle shall display the number plates of more than one state at a time except where the vehicle

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VEHICLE AND TRAFFIC LAW

Title IV

is required to be registered in more than one state, nor shall any plate be used other than those issued by the commissioner.

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prescribe, provided, however, that there shall be at all times a marked contrast between the color of the number plates and that of the numerals or letters thereon, and provided further that no vehicle shall display the number plates of more than one state at a time except where the vehicle is required to be registered in more than one state, and provided further that the number plates of a rental vehicle shall not display any indication of the rental status of such subd. 2 above.] Such number plates shall be of such material, form, design and dimensions and contain or set forth such distinguishing commissioner shall vehicle nor shall any plate be used other than those issued by the See, c. 137. 1996, as amended by L.1996, or other identification marks as the [Eff. Dec. 8, commissioner. number

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- fastened on the rear in the manner provided for number plates on the rear of a motor vehicle. The provisions of subdivision two of this section relating to number plates for motor vehicles shall apply to number plates for any such trailer. The provisions of this subdivision shall not apply when a newly constructed trailer is being drawn 3. No person shall operate or drive a motor vehicle drawing a trailer on the public highways of the state, unless such trailer shall have a distinctive number assigned to it by the commissioner and a or from a weighing station solely for the purpose of determining No person shall operate or drive a motor vehicle drawing displayed a number registration commissioner with to that of the certificate of number plate issued by such the weight thereof. sponding
 - No person shall operate or drive a motor vehicle upon the public highways of this state having displayed thereon number plates not proper for such vehicle under the provisions of this chapter and, produce the certificate of registration or registration renewal stub of a vehicle shall be presumptive evidence of displaying number plates not proper for the vehicle. Every annual number plate issued shall paid. Every number plate of a permanent nature for use with a removable date tag which shall be issued shall remain the property of the state unless and until the commissioner finds that the state no longer has use for it. Number plates belonging to the state shall be upon a conviction for this offense, the number plates shall be surren-The failure remain the property of the state until the correct registration dered to the court for delivery to the commissioner. under the control of the commissioner.
 - No person shall knowingly authorize or permit a number plate issued for a motor vehicle or trailer owned and registered by him to

REGISTRATION OF VEHICLES

§ 402

Title IV

FIC LAW

shall any

be displayed on any motor vehicle or trailer other than a motor vehicle or trailer to which such number plate has been assigned by the commissioner, or upon which such number plate may legally be displayed under a temporary certificate of registration issued by a of section four hundred twenty of this dealer under the provisions

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inguishing shall

rial, form,

6. No owner shall knowingly cause or permit a vehicle owned by him to be operated, driven or parked upon the public highways of this state in violation of this section. Any violation of this section that occurs while a motor vehicle is parked on the public highways of this state shall constitute a parking violation.

The violation of this section shall be punishable by a fine of not

(L.1959, c. 775; amended L.1968, c. 87; L.1969, c. 384; L.1972, c. 439, § L.1989, c. 61, § 41; L.1996, c. 137, § 1.) less than twenty-five nor more than two hundred dollars.

Historical and Statutory Notes

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1989 Amendments. Subd. 7. L.1989. c. 61, § 41, substituted a fine of not less than \$25 nor more than \$200 for a fine of than \$25 nor more than \$500 and omutted provisions no more than \$50, and omutted provisions relating to unprisonment for up to 30 area for eff. date, see note below. c. 137, § 1, eff. Dec. 8, 1996, provided that the rental status of a vehicle not be indicated on the vehicle's number plates.

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lates on the

Effective Date of Amendment by Effective Date of Amendment L.1989, c. 61; Applicability. Amendment by L.1989, c. 61, eff. May 19, 1989, and applicable to violations committed on or applicable to violations committed on or after such date, pursuant to section 365(c) of L.1989, c. 61, set out as a note under Tax Law § 210.

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mber plates hapter and, I be surren-

Derivation. Subd. 1. Vehicle and Traffic Law of 1929, § 12, subd. 1; amended L.1942, c. 557, § 1; L.1945, c. 720, § 2; L.1946, c. 205, § 2; L.1949, c. 445, § 2; L.1951, c. 549; L.1955, § 660; repealed by Vehicle and Traffic Law § 2314.

Said subd. 1 of section 12 of the Vehicle and Traffic Law of 1929 was from subd. 1 of section 283 of the Highway subd. 1 of section 283 of the Highway amended L.1911, c. 491; L.1917, c. 174, amended L.1911, c. 580, § 3; L.1924, c. 360, § 13; L.1925, c. 311; L.1927, c. 272; § 13; L.1929, c. 54; Said subd. 1 of repealed L.1929, c. 54; Said subd. 1 of section 283 was from section 283; added

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L.1909, c. 30; repealed L.1910, c. 374; originally derived from L.1904, c. 238, § 2.

Subd. 4. Vehicle and Traffic Law of 1929, § 12, subd. 4; amended L.1930, c.

Subd. 2. Vehicle and Traffic Law of 1929, § 12, subd. 2: amended L.1937, c. 16; L.1939, c. 121; L.1948, c. 64, § 1; L.1954, c. 92; repealed by Vehicle and Traffic Law § 2314.

Said subd. 2 of section 12 of the Vehicle and Traffic Law of 1929 was from cle and Traffic Law of 1929 was from subd. 2, originally 3, of section 283 of the Highway Law of 1909; added L.1910, c. 374; amended L.1911, c. 491; L.1917, c. 174, § 3; L.1921, c. 580, § 3; L.1923, c. 736; renumbered 2, L.1924, c. 360, § 13; repealed L.1929, c. 54.

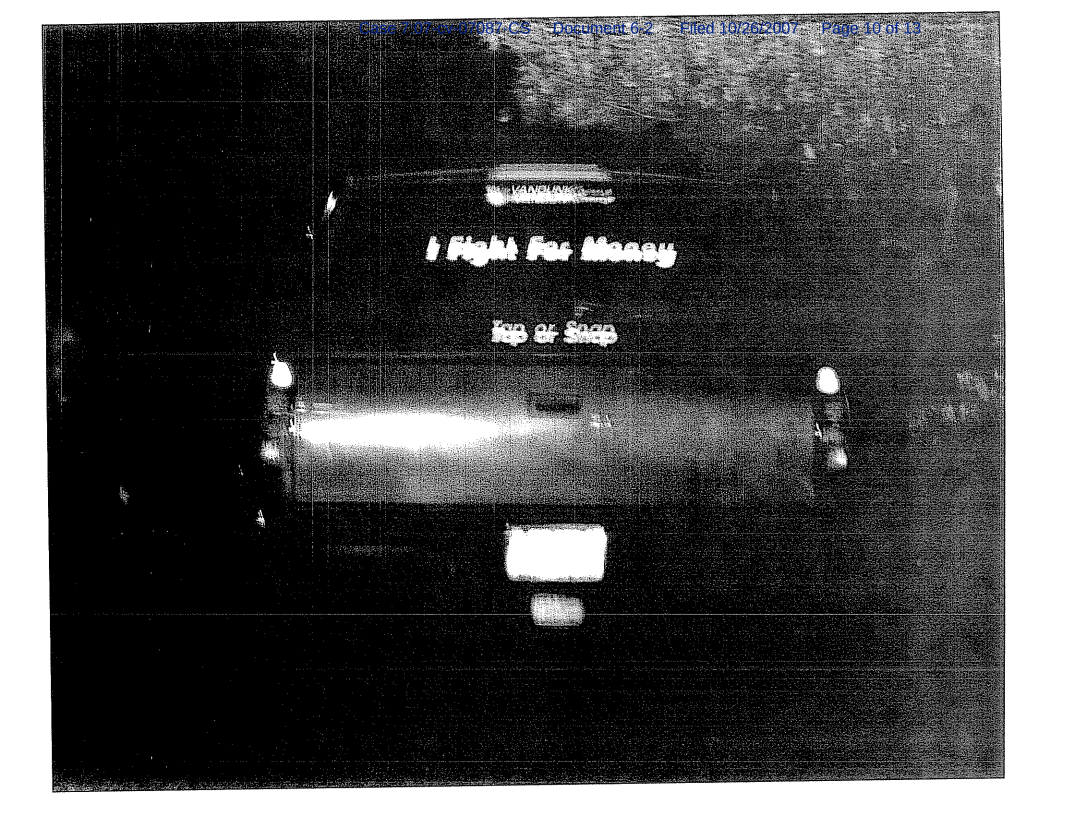
Subd. 3. Vehicle and Traffic Law of 1929, § 12, subd. 3; amended L.1930, c. 269; L.1933, c. 285, § 2; L.1949, c. 657: repealed by Vehicle and Traffic Law § 2314.

Said subd. 3 of section 12 of the Vehicle and Traffic Law of 1929 was from cle and Traffic Law of 1929 was from subd. 3, originally 4, of section 283 of the Highway Law of 1909; added L.1917, c. Highway Law of 1909; added L.1917, c. 580, § 3; 727, § 3; amended L.1921, c. 580, § 3; repealed amended L.1924, c. 360, § 13; repealed L.1929, c. 54.

62A NY Laws (400-1189)—3

EXHIBIT E





SUPREME COURT OF THE STATE OF NEW TORKS COUNTY OF ROCKLAND	
RODNEY VAN DUNK,	
Plaintiffs,	AFFIDAVIT
-against-	
PETER BROWER, individually and as an officer of the Town of Ramapo; TOWN OF RAMAPO, a New York municipal corporation;	07 CIV 07087 (CLB)
JOHN DOE #1, individually and as and officer of the Town of Ramapo; JOHN DOE #2,	
individually and as an officer of the Town of Ramapo; JOHN DOE #3, individually and as an officer of the	
Town of Ramapo; f/n/u PASCOCELLO, individually and as an officer of the Town of Ramapo; ADVANCED	
FIGHTING SYSTEMS, a New Jersey Corporation; and PHIL DI INLAP	
Defendants,	
STATE OF NEW YORK)	
OUNTY OF ROCKLAND)	

CHRISTIAN G. SAMPSON, being duly sworn, deposes and says:

- 1. I am the Town Clerk of the Town of Ramapo, said Town being a defendant in the above entitled action.
- 2. The above action alleges various claims against the Town of Ramapo, Peter Brower, P.O. Pascocello and John Doe police Officers employed by the Town of Ramapo.
- 3. I understand that no cause of action upon an alleged violation of State law may be maintained against the Town unless a notice of claim is filed within ninety (90) days after the claim arises.
- 4. I have searched the record of written notices in the Town Clerk's Office and have found no record of a notice of claim having been filed with the Town regarding these claims.

Rodney Van Dunk at any time.

By reason of the foregoing, I believe that any State causes of action against the municipal

Defendants as set forth in the complaint must be dismissed.

WHEREFORE, it is respectfully requested that the complaint be dismissed.

CHRISTIAN G. SAMPSON

Swom to before me this 25th day of October, 2007

0102 LINDA PASSMAN
LINDA PASSMAN
Notary Public, State of New York
No. 01PA5070054
No. 01PA5070054
Ouelified in Rockland County
Commission Expires Dec. 9, Z.

Notary Public